

EXHIBIT # L

INDICTMENT

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

XJ. KENNY PETTY - VFO
DEFENDANT
94Q033243
NYSID# 7785583J

FILED:
INDICTMENT NO. 4521/94

130.35-1 RAPE IN THE FIRST DEGREE (1)
130.65-1 SEXUAL ABUSE IN THE FIRST DEGREE (2)
135.05 UNLAWFUL IMPRISONMENT IN THE SECOND DEGREE (3)
120.05-6 ASSAULT IN THE SECOND DEGREE (4)
265.01-2 CRIMINAL POSSESSION OF A WEAPON IN THE FOURTH DEGREE (5)

Ranad BMG

A TRUE BILL

FOREMAN

DISTRICT ATTORNEY

FIRST COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS BY THIS
INDICTMENT, ACCUSE THE DEFENDANT OF THE CRIME OF RAPE IN THE
FIRST DEGREE COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT SEPTEMBER 16, 1994, IN THE
COUNTY OF QUEENS, BEING MALE, ENGAGED IN SEXUAL INTERCOURSE WITH
JENNIFER HOUGH, A FEMALE BY MEANS OF FORCIBLE COMPULSION.

SECOND COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS BY THIS
INDICTMENT, ACCUSE THE DEFENDANT OF THE CRIME OF SEXUAL ABUSE IN
THE FIRST DEGREE COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT SEPTEMBER 16, 1994, IN THE
COUNTY OF QUEENS, SUBJECTED JENNIFER HOUGH TO SEXUAL CONTACT BY
TOUCHING THE VAGINA OF JENNIFER HOUGH WITH THE PENIS OF THE
DEFENDANT BY MEANS OF FORCIBLE COMPULSION.

THIRD COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS BY THIS
INDICTMENT, ACCUSE THE DEFENDANT OF THE CRIME OF UNLAWFUL
IMPRISONMENT IN THE SECOND DEGREE COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT SEPTEMBER 16, 1994, IN THE
COUNTY OF QUEENS, RESTRAINED JENNIFER HOUGH.

FOURTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS BY THIS
INDICTMENT, ACCUSE THE DEFENDANT OF THE CRIME OF ASSAULT IN THE
SECOND DEGREE COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT SEPTEMBER 16, 1994, IN THE
COUNTY OF QUEENS, IN THE COURSE OF AND IN FURTHERANCE OF THE
COMMISSION OR ATTEMPTED COMMISSION OF A FELONY, OTHER THAN A
FELONY DEFINED IN ARTICLE 130 OF THE PENAL LAW WHICH REQUIRES
CORROBORATION FOR CONVICTION, OR OF IMMEDIATE FLIGHT THEREFROM,
CAUSED PHYSICAL INJURY TO JENNIFER HOUGH, WHO WAS NOT A
PARTICIPANT IN THE CRIME.

FIFTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS BY THIS
INDICTMENT, ACCUSE THE DEFENDANT OF THE CRIME OF CRIMINAL
POSSESSION OF A WEAPON IN THE FOURTH DEGREE COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT SEPTEMBER 16, 1994, IN THE
COUNTY OF QUEENS, KNOWINGLY AND UNLAWFULLY POSSESSED A DANGEROUS
INSTRUMENT TO WIT: A KNIFE, WITH INTENT TO USE UNLAWFULLY
AGAINST ANOTHER.

DISTRICT ATTORNEY